What About the Live Oak Cigars?

THEY SELL and REPEAT. Recognized as the FINEST 5-CENT CIGAR ever sold. Their UNIFORM QUALITY and EXCELLENCE of WORKMANSHIP make them a BEACON LIGHT to the Cigar Merchants. If you are not handling the Live Oak Cigar, WHY NOT?"

Live Oak Cigar Factory

N. SMITH, Proprietor

Mall Orders promptly attended to

WEERS" IS ALL RIGHT.

the sand the Tune Not Forbidden at Lincoln Centennial.

Blogge, Feb. 6 .- "Did any author-

was received today from Philip Wer-Bun New Orleans:

had of the school system that issued all practical directions. sigh orders."

Mr. Hall in a somewhat lengthy ansusp, stated that "Dixie" remained on the musical programme; that there had been no order removing it, and:

"Practicat Weodrow Wilson, of Princeton, a Southerner, is to be the principal speaker of the celebration and other prominent Southerners will matterpate in several of the meetings. The dea has been foremost from the making to show national appreciasom of Lincoln and to promote friendly Halistal feeling."

TEXAN WILL VOTE

On Constitutional Amendment for State Prohibition.

the roles represented the House of the ers." These Lagislature today decided adseems the proposition to submit to a

The vote stood 85 for and 45 against I could find and set him on them." The minister put his open hand up faction voted against the had thought of doing. Sic 'em, Sam!" and entered a motion to this effect, which is subject to call. No action was taken in the Senate.

districts as they now exist.

PWELVE KILLED.

Victims of Friday's Storm In the South Mostly Negroes.

Athata, Feb. 6.-A dozen deaths, souly those of negroes, were the toll taken hat night in Mississippi, Alasand Georgia in the first serious wind storm of 1909.

News reached here today that at Ro- In Circuit Court, Third Judicial Circuit of Florbeste, Ga, last night a negro cabin was bleen down and two negro children burned to death

in the suighborhood of Moultrie, Ga., constant description of the second last the flames moderated early tothe heavy rainfalls. Fires service still in many places tobut with the weather calm there that they would without further serious

Suwan-

Farmers' Union to Push Uses of Cotton.

Atlanta, Feb. 8 .- President Charles S. Barrett of the National Farmers' Union has issued an address to that organization in which he urges every local

ton wrappings on the packages which et of the New Orleans Pro- they purchase which will lead the mer-The answer in an em- chant to demand them of the manufacsecurive was telegraphed to Mr. turer. He also urges the locals to take Series after a few hours of strenuous vigorous hold of the matter of using Mere is the message cotton bagging for wrapping bales of

Free dispatches stated that singing In furtherance of this movement he has appointed a committee consisting of it is incorporated at any other points within the State of Florida. Der has been forbidden as an act of J. Z. Green of North. Carolina, D. J. trease. If Chicago wishes to make Neill of Texas and M. F. Dickerson of say progress in the South, take it as a Arkansas. It will be the duty of this friendly bit of advice, have committee to agitate and push the matthat order rescinded and get rid of the ter of extending the uses of cotton in

He Had Thought of It.

A minister who had a somewhat parsimonious congregation once induced Rev. Sam Jones to come and preach

Just before the sermon was to begin the usual collection was taken up and pennies, together with a sprinkling of buttons. Rev. Sam glanced contemptuously at the baskets as they were placed on the edge of the platform near his chair, and then, turning to the minister in charge, he asked:

"Is that a fair sample of the collection you get in this church?"

"Yes," was the reply. "I should say that is about the average."

"I see they are not," remarked Sam, dryly. "But do you know what I would of the people a constitutional do if I were a pastor over a congregasessionent providing for state-wide tion of this kind? Why, I'd hunt up the meanest, uglist, loudest yellow dog

beside his mouth, leaning toward his brother clergyman and responded in a stage whisper: "That is just what I

had melancholy, probably caused by an the measure may again be con- inactive liver. A bad liver makes one during the present session of cross and irritable, causes mental and cross and irritable, causes mental and ally thereafter, each stockholder having as many physical depression and may result dis-votes as he has shares paid for in the corporation. astrously. Ballard's Herbine is acfactions could co-operate in per- knowledged to be the perfect liver regknowledged to be the perfect liver regular the laws governing local option with the l get a bottle today. A positive cure for bilious headache, constipation, chills language properties and until their successors are elected and qualified, A. H. Key, of Branford, Florida, shall be president and treasurer; John R. Language, of Branford, Florida, shall be general

> For health and happiness-DeWitt's Little Early Risers-pleasant little liver pills, the best made. Sold by Live Oak Drug Co.

Notice of Foreclosure.

ida, in and for Suwannee County-In Chancery. Dillie E. Byrd, vs. W. B. Collins, et als-Fore-

Isabella Horn, of Boston, Georgia; and G. T. Edwards, of LaPine, Alabama, Greeting: You and each of you are hereby commanded and required to be and appear before the Judge of said Court at the court house in Live Osk, Florida, on Monday, the first day of March, A.D., 1909, to answer a bill of complaint exhibited against you by Dillie E. Byrd, otherwise the allegations contained in sad bill will be taken as

confessed by you and each of you. It is further ordered that this order be published once each week for four consecutive weeks in the Suwannee Democrat, a newspaper published in said County and State.

This Vanuary 29th, 1909.

HARDER & RUTLER,

Complishment's Solicitors. J. W. BRYSON, Clark Circuit Court.

LEGAL

ters Patent.

ganization in which he urges every local union to take up and push at its next meeting the matter of securing the use of cotton bagging as a covering for all commercial packages where its use is practical.

He asks the members to specify cotter, the original of which is now on file in the office of the secretary of the State of Florida. office of the secretary of the State of Florida.

J. R. LANGSTON

Name and place of business. Section 1. The name of the corporation shall be "Key & Company."
Section 2. The principal place of business of

the corporation shall be in the town of Branford in Suwannee county, Florida, but the corporation shall have the right to establish branch offices for

ARTICLE 2. General nature of business to be transacted. Section 1. The general nature of the business to be transacted by the corporation shall be that of buying and selling all kinds of dry goods, boots, shoes, hats, clothing, groceries, furniture, hardware, paints, oil vehicles, fertilizer, and all kinds of farm produce and farm supplies, and to engage in buying and selling and conducting a general wholesale and retail mercantile business. eral wholesale and retail mercantile business, and to buy and sell all kinds of articles and things necessary for a wholesale and retail mercantile business, and to have all power necessary and incident to a general wholesale and retail mercantile business; to deal in stocks, bonds, notes, mortgages, and other evidence of indebtedness. Section 2. The corporation shall have and enjoy all power, rights and priviliges of the corporation of this class under the laws of the State of Florida, to sue and be sued in its corporate capacity; to cantract and be contracted with; to issue certificates, stocks and bonds for the corporation; to deal in judgements and decrees; to do found to consist mostly of nickles and all those things not inconsistent with its charter and not inconsistent with the corporate laws of the said State of Florida.

ARTICLE, 3, Capital Stock.

Section 1. The amount of capital stock authorized by the corporation shall be \$10,000.00, divided into 100 shares of the par value of \$100.00 each: 50 per cent, of the said capital stock shall be paid for in cash, or collateral equivalent to cash, before the corporation shall transact any business and the balance of the said capital stock shall be paid in at such time and in such manner as the board of directors may require, and certificate of the stock shall be issued to the respective stockholders upon the payment of 50 per cent of the "My people are not very liberal givor the said certificates shall be prescribed by the Shares of the corporation."

ARTICLE 4.

The terms for which a corporation shall exist. Section 1. The corporation shall exist and con-tinue for a period of ninety-nine years, unless ooner dissolved according to law.

ARTICLE 5.

Officers by which the business is to be trans-

Section 1. The business of the corporation shall be conducted by and under the control and management of a board of directors, a president, vice-president, secretary and treasurer, and a general manager. Provided, that the office of general manager and secretary may be filled by one and the same person; and provided, that the office of president and treasurer may be filled by one and the same person.

holders of the corporation at the annual meeting of the stockholders, to be held in the town of Branford in Suwannee county, Florida, at the place of business of the corporation, on the first Monday in July, 1909; and on the same day annuand until the said next annual meeting and until heir successors are elected and qualified, the Langston, of Branford, Plorida, shall be general and fever and all liver complaints. Sold manager and secretary, and W. H. Stephens, of Branford, Florida, shall be vice-president. The duties of the said officers and directors shall be prescribed by the By-laws of the curporation.

ARTICLE 6. Limit of Indebtedness.

Section 1. The highest amount of the indebt-Jan31 | the amount of the capital stock of the corporation.

The names and residences of the subscribing ncorporators and the number of shares subscribed

Section 1. The names, places and residences and the amount of capital stock of the subscribing incorporators are as follows, to-wit: A. H. Key, Branford, Florida, fifty shares; John R. To W. B. Collins and Araminta Collins, of College Park, Georgia; Jessie Horn, Harry Horn, Marion Horn, Blanche Horn, Louise Horn and W. H. Stephens, Branford, Florida, twenty-five shares.

A. H. KEY, J. R. LANGSTON, W. H. STEPHENS.

State of Florida, Suwannee County. | Before me personally came A. H. Key, John R, Langston and W. H. Stephens, to me well known and known to be the persons described in and who subscribed to and executed the foregoing articles for proposed charter of "Key & Company" and who severally acknowledged before me that they executed the same for No the uses and purposes therein expressed.

In witness whereof, I have hereunto set my hand and official seal, in Branford, Suwannee county, Florida, this the 18th day of January.
1908. T. L. DORSETT. Justice of the Peace of the 5th Justice's DisNotice of Application for Charter.

Notice is hereby given that the undersigned intend to apply to the Governor of the State of Florida, at Tallahassee, Florida, on the 25th day of February, A. D. 1909, for the issuance to them Notice of Intention to Apply for Let- and their successors of Letters Patent upon the following proposed charter. Witness our hands and seals this 14th day Jan-

> GEO. E. PORTER, JR. C. D. BLACKWELL, I. G. GOGGANS. We, the undersigned hereby adopt this pro-posed charter of an Intended Corporation,

of business shall be in Live Oak, Suwannee coun-

The general nature of the business to be transacted by said corporation shall be the buying, selling and manufacturing all kinds of dressed and rough lumber, the buying, selling and manufacturing actions and manufacturing and manufacturing actions. facture of cross ties, and all kinds of hard wood: the buying, selling and manufacturing of sash, doors and blinds, and all kinds of building materials. Building houses for others by contract, or owning, buying and selling and building houses for rent or for sale.

The capital stock of said corporation shall be five thousand dollars divided into fifty shares, of the par value of one hundred dollars each, ten per cent. of which is to be paid for in cash before said corporation is authorized to commence busi-ness, the balance of said capital stock to be paid in lawful money of the United States, or in property, labor or services at a just valuation thereof to be fixed by the board of directors at a meeting called for that purpose.

Said corporation shall exist for fifty years.

ducted by President and Treasurer; Vice-President, Secretary, and they shall be elected the first Tuesday of January of each year, and until such ess of the corporation shall be conducted by the March, 1909.

GEO. E. PORTER, JR., as Pres. and Treas. C. D. BLACKWELL, as Vice-Pres. and Sec.

The highest amount of indebtedness or liability to which the corporation at any time subject itself, shall not exceed the sum of fifty thousand

The names and residences of the subscribers and the amount of stock subscribed for by each: Geo. E. Porter. Jr., twenty-five shares, C. D. Blackwell, twenty-four shares, and J. G. Goggans, one share, all of Live Oak, Suwannee county, Florida. In witness thereof we hereunto set our hands and seals this the 14th day of January, A. D. 1509. GEO. E. PORTER, JR. C. D. BLACKWELL, J. G. GOGGANS.

State of Florida, Suwannee County. Before me a Notary Public, personally came Geo. E. Porter. Jr., C. D. Blackwell, J. G. Goggans, to me well known as uses and purposes therein set forth.

Witness my hand and seal of office this the 16th

day of January, A. D. 1909. Notary Public for the State of Florida at large. My commission expires December 11, 1911.

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

Notice is hereby given that S. M. Martin, purchaser of Tax Certificates Nos. 64 and 67, dated the 6th day of June A. D., 1904, has filed said certificates in my office, and has made application for tax deed to issue in accordance with law, Said certificates embrace the following described property situated in Suwannee county, Florida, to-wit: SE % of NW % less 10 acres N side, and Section 2. All of the said directors and officers SW 1/4 of NE 1/2 less 10 acres N side, and E 1/2 of shall be elected and chosen from among the stock-SW 1/4 and W 1/2 of SE 1/2 of Section 10, Township 6 S, Range 14 E, and NW % of NE % and NE of NW 14 of Section 15, Township 6 S, Range 14 name of Martin & Sparkman. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 15th day of March,

Witness my official signature and seal this the 9th day of February. A. D., 1909. J. W. BRYSON, Clerk Circuit Court. Suwannee County, Florida.

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

Notice is hereby given that Charles Cambridge and Alfred Davis purchasers of Tax Certificate No. 187, dated the 6th day of June, A. D., 1904, have filed said certificate in my office and have made application for tax deed to issue in accordedness or liability to which the corporation may at any time subject itself, shall not exceed twice the amount of the capital stock of the corporation. ance with law. Said certificate embraces the folcertificate shall be redeemed according to law, tax deed will issue thereon on the 15th day of March,

Witness my official signature and seal this the 9th day of Febrgary, A. D., 1909. Clerk Circuit Court, Suwannee County, Florida.

Notice of Attachment.

In Court of County Judge, State of Florida, Suwannee county, J. H. Braswell, plaintiff, Julius H. Sanders, defendant. To Julius H. Sanders, defendant, now residing in Charleston, State of South Carolina, and to all other parties interested;

You are hereby notified that a Writ of Attachment has been issued against you, and your property attached to satisfy the demand of the plaintiff in above case, amounting to eighty-eight dol-

Now, unless you shall appear before the County Judge in and for said county at his office in Live Oak, Florida, on the 1st day of March, A. D. 1909, judgment will be applied for against you by default and your property sold for debt.

Notice for Publication.

Department of the Interior, U.S. Land Office at Gainesville, Florids, February 6, 1909.

Notice is hereby given that Theodore M. Bell, of Dowling Park, Florida, who, on June 10, 1902, made Homestead Entry, No. 31558, (Serial Number 01939) for NE1 of NE1 or N% lot 1, section 28, township 2 south, range 11 east, Tallahassee Meridian, has filed notice of intention to make final five The name of the Corporation shall be the North year proof, to establish claim to the Florida Lumber Company, and its principal place land above described before the clark land above described, before the clerk of the circuit court, at Live Oak, Florida, on the 19th day of March, 1909.

Claimant names as witnesses: J. A. CLARK, of Dowling Park, Fla. W. C. CLARK, G. G. SMITH, R. F. HAYS,

HENRY S. CHUBB, Ed fee paid. Register.

Notice for Publication.

Department of the Interior, U. S. Land Office at Gainesville, Florida, February 6, 1909.

Notice is hereby given that Arthur A. Green, of Wilmarth, Florida, who, on December 30, 1901, made Homestead Entry, No. 31257, (Serial Number 01901) for S¼ of SW1, section 30, township 4 south, range 13 east, Tallahassee Meridian, has filed notice of intention The business of said corporation shall be con-lucted by President and Treasurer; Vice-Presi-lent. Secretary, and they shall be elected the first before the clerk of the circuit court, at election and qualification of said officers the busi- Live Oak, Florida, on the 19th day of

Claimant names as witnesses: H. J. SAPP, Wilmarth, Florida. FRANKLIN THOMAS. J. P. VOYLES JOHN LAWRENCE, HENRY S. CHUBB,

Ed fee paid. Register. Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of

Notice is hereby given that C. A. Fortner, purchaser of Tax Certificate No. 166, dated the 5th day of June, A. D., 1905, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said contificate embraces the following described property situated in Suwannee county, Florida, to Wit SW% of SE%, section 11, township 3, south, the foregoing subscribers and acknowledged that they executed and subscribed the same for the uses and purposes therein set forth.

The said land being assessed at the date of the uses and purposes therein set forth. known. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 15th day of February, A. D., 1909.

Witness my official signature and seal this the 14th day of January, A. D., 1909. J. W. BRYSON, Clerk Circuit Court, Suwannee County, Florida. By L. A. CRAWFORD, D. C.

Master's Sale.

Notice is hereby given that by virtue of a final deree of foreclosure and sale made and entered by the Hon. B H. Palmer, Judge of the circuit court, in and for the 3rd Judicial Circuit, in and for Suwannee county, Florida, on the 19th day of January, A. D., 1909, in a certain cause then pending on the chancery side of said court wherein Albert Powell is complainant and Lettie Stewart, A. J. Stewart. et al. are defendants. I will, on the 1st day of March, 1909, the same being a legal sales day, during the legal hours of sale, before the court house E, 400 acres. The said land being assessed at the door, in Live Oak, Suwannee county, Florida, date of the issuance of such certificate in the offer for sale and sell to the highest bidder for cash, the following described real property situated in the county of Suwannee, State of Florida,

The southeast quarter of the northwest quarter of section eight (8), township two (2), south, range thirtoen (13), east.

J. P. LAMB, Special Master.

J. L. Lee and Humphreys & Harrell,

ADMINISTRATOR'S NOTICE.

Distributees, legatees, heirs and creditors and all other persons who may be interested, are hereby notified that I, as administrator of the estate of N. V. Roberts, late of Suwannee county, Florida, will on the 2nd day of March, 1909, A. D. 1909, between the hours of 9 and 12 o'clock a. m., at the court house of said county, present my accounts and vouchers to the County Judge of said county and apply for annual settlement.

ADMINISTRATOR'S NOTICE.

Notice to creditors, legatees, distributors and all other persons holding claims or demands against the estate of John Wesley Clark, late of Suwannee county, Florida, are hereby called upon to present such claims or demands to me at Luraville, Florida, within one year from the first publication of this notice. All claims or demands to be duly verified, by oath.

Administrator of estate of J. W. Clark deceased.

ADMINISTRATOR'S NOTICE.

To distributees, legatees, heirs and all persons having claims or demands against the estate of N. V. Roberts, late of Suwannee county. Florida deceased; you are herely notified that I, as administrator of said estate, will after six menths publication of this notice present my accounts and vouchers to the County Judge of mid counts at the court house of said county, and apply for final discharge as such administrator.

J. E. ROBERTS.

Dated this 25th day of January, A. D. 1800.

J. H. BRASWELL, Phiotoff. Suwannes Democrat, \$1.00 a Year.